



**Upper Tribunal
(Immigration and Asylum Chamber)**

Appeal Number: IA/13053/2014

THE IMMIGRATION ACTS

**Determined at Field House
On: 12 May 2015**

**Notice sent
On: 13 May 2015**

Before

UPPER TRIBUNAL JUDGE RINTOUL

Between

AYOMIDE VIVIAN AGBOOLA

Appellant

and

SECRETARY OF STATE FOR THE HOME DEPARTMENT

Respondent

NOTICE OF ABANDONMENT PURSUANT TO RULE 17A

AND REASONS

1. The appellant is a citizen of Nigeria who appealed to the First-tier Tribunal against the decision of the Secretary of State of 27 June 2013. That appeal was heard together with those of her mother, Olubunmi Olumide-Agboola (IA/13032/2014), father Akanni Ezekial Agboola (IA/13052/2014) and sister, Favour Opeyemi Agboola (IA/13054/2014).
2. The First-tier Tribunal dismissed the appeals in a determination promulgated on 10 February 2015
3. By way of a letter to the Upper Tribunal dated 11 May 2015 the appellant's representative states that the appellant has been granted leave to remain in the United Kingdom.

4. Accordingly, I am satisfied that section 104 (4A) of the Nationality, Immigration and Asylum Act 2002 applies and that pursuant to rules 17A (1) and (2) of the Tribunal Procedure (Upper Tribunal) Procedure Rules 2008 the Upper Tribunal must therefore issue a notice pursuant to rule 17 A (2) informing the parties that the appeal is being treated as abandoned. This is a Notice pursuant to rule 17A (2) to inform the parties that the respondent's case is deemed abandoned.
5. The effect of the respondent's case being deemed abandoned is that the proceedings before the Upper Tribunal are at an end. For the avoidance of doubt, it made clear that the appeals of the appellant's family referred to at [1] above will proceed to a hearing on 27 May 2015.

Signed

Date: 12 May 2015

A handwritten signature in black ink, appearing to read 'Jonathan Rintoul', written in a cursive style.

Upper Tribunal Judge Rintoul